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BILL NO. S-79-08- 47

SPECIAL ORDINANCE NO. S- 162-79

AN ORDINANCE approving a contract for Street Improvement Resolution No. 5846-79 between the City of Fort Wayne, Indiana and Moellering Construction Co., Inc., Contractor for resurfacing McKinnie Ave.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE. INDIANA:

SECTION 1. That a certain contract, dated August 13, 1979, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works, and Moellering Construction Co., Inc. for:

resurfacing and restoring of pavement of McKinnie

Avenue from Hanna Street to Anthony Boulevard. under Board of Public Works Street Improvement Resolution No. 5846-79, at a total cost of \$67.373.00, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein and made a part hereof, be and the same is in all things hereby ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

APPROVED AS TO EORM & LEGALITY m.

William N. Salin, City Attorney

Read the fi	rst time in full and	on motion by	Henry	, seconded by
Zelen	, and duly a	dopted, read	the second time b	y title and referred to the
Committee on	Public	Work	(and the City	Plan Commission for
recommendation)	and Public Hearing	to be held at	fter due legal notic	ce, at the Council Chambers,
City-County Buil	di ng, Fort Wayne, I	ndiana, on	· · · · · · · · · · · · · · · · · · ·	theday
of	, 19	, at	o'clock	M.,E.S.T.
DATE:	8-28-79		CITY CLE	lelo. Westanio
Read the th	nird time in full and	on motion by	<u> 61</u>	urns.
seconded by				aced on its passage.
PÁSSED (LOST) by the following v	ote:		
	AYES	NAYS	ABSTAINED	ABSENT TO-WIT:
TOTAL VOTES	8_			
BURNS	$\stackrel{\checkmark}{\sim}$			
HINGA				<u> </u>
HUNTER	$\overline{}$		« 	
MOSES				
NUCKOLS	$\underline{\times}$			
SCHMIDT, D.				
SCHMIDT, V.				
STIER				
TALARICO	<u> </u>			
DATE:	6-11-79		CITY CLE	<u>lell. Wellesman</u>
Passed and	l adopted by the Cor	nmon Counci	l of the City of For	t Wayne, Indiana, as
(ZONING MAP) (GENERAL) (ANNE	XATION) (S	PECIAL) (APPRO	PRIATION) ORDINANCE
(RESOLUTION)	No. 8-162-79	on the	11th de	ay of Systender, 192
2/	11. lotal	AllESI:	Win-	Culo C Mono JR.
CITY CLE		mes >		G OFFICER
Presented	by me to the Mayor	of the City of	f Fort Wayne, Indi	ana, on the / duth
day of Agl	, 19 <u>7</u> , 8	t the hour of	f_///360'cloc	k //_M.,E.S.T.
			CITY CLI	W. Wellesman
Approved	and signed by me th	is	H day of	September, 19.
at the hour of		ek	P/yJ,E	AS T
			Labert	Ellemstong
			MAYOR	\ /

Bill No. S-79-08-47 REPORT OF THE COMMITTEE ON PUBLIC WORKS We, your Committee on Public Works to whom was referred an Ordinance approving a contract for Street Improvement Resolution No. between the City of Fort Wayne, Indiana and Moellering Construction Co., Inc., Contractor for resurfacing McKinnie Ave. have had said Ordinance under consideration and beg leave to report back to the Common Council that said Ordinance WILLIAM T. HINGA - CHAIRMAN PAUL M. BURNS - VICE CHAIRMAN FREDRICK R. HUNTER DONALD J. SCHMIDT JAMES S. STIER - 79 CONCURRED IN

CHARLES W. WESTERMAN; CITY CLESS.



THE CITY OF FORT WAYNE

CITY-COUNTY BUILDING • ONE MAIN STREET • FORT WAYNE, INDIANA 46802
board of public works
July 27, 1979

The Common Council
Fort Wayne, Indiana

Gentlemen:

The Board of Works has awarded the following described contracts to Moellering Construction Co., Inc.:

St. Imp. Resol. No. 5845-79 - Resurfacing 5th Dist. - \$152,832.00

St. Imp. Resol. No. 5846-79 - Resurfacing McKinnie Ave. - \$67,373.00

St. Imp. Resol. No. 5847-79 - Resurfacing 6th Dist. - \$146,040.00

In light of the fact that Moellering Construction will be responsible for resurfacing all of the streets involved herein, the Board is anxious that contractor begin immediately so that all of the resurfacing may be completed yet this year.

Therefore, Board of Works respectfully requests "Prior Approval" so that construction may begin immediately.

Special Ordinance for formal approval will be submitted in the very near future.

Sincerely,

BOARD OF PUBLIC WORKS

CITY OF FART WAYNE

KOBERT E. ARMSTRONG, MAYOR

WEHRENBERG, CHAIRM

eр

PAGE TWO RES. NOS. 5845-79, 5846-79, 5847-

Jhn Huckeli	Jun 1 Stee	1 - 1 Fre	Dule RAL	to
William T. Dulca	Jan M	Lundy	vian It	Elimed
John Muckely	Samuel I Ta	laries &	Bamul	
MEMBE	RS OF THE COMMON CO	UNCIL		.10

ATTEST:

CHARLES W. WESTERMAN, CLERK

CONTRACT

This Agreement, made	and entered into this 13th day of August	, 19.79
MOELL	ERING CONSTRUCTION COMPANY-102	
after called "City," under and by entitled "An Act Concerning M and supplementary acts thereto,"	nd the City of Fort Wayne, Indiana, a municipal corvirtue of an act of the General Assembly of the Sunicipal Corporations," approved March 6, 1905, and WITNESSETH: That the Contractor covenants at restoring pavement on Mc Kinnie Avenue as	tate of Indiana, d all amendatory nd agrees to im-
Improvement Resolution		
		*
		2
by grading and paving the roadw	ay to a width of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXX
xxxxxxxxxxxxxxxxx	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CXXXXXXXXXXXXXXX
	ing as fully set out in the specifications hereinafter	
	nd to the entire satisfaction of said City, in accordance attached hereto and by reference made a page.	
ment Resolution No. 5846-79	AND	er o nercor.
At the following prices		
Pavement Removal	Three dollars and fifty cents	
ravement kemovar	per square yard	3.50
H.A.C. #9 Binder	Twenty dollars and no cents per ton	20.00
H.A.C. #11 Binder	Twenty dollars and no cents per ton	20.00
H.A.C. A-2 Surface	Twenty-three dollars and no cents per ton	23.00
Joint & Crack Sealer	Seven hundred and forty dollars and no cents per ton	740.00
C.B.'s Adjust & Set to Grade	One hundred and fifty-five dollars and no cents per each	155.00
M.H.'s Adjust & Set to Grade	One hundred and thirty-five dollars and no cents per each	135.00
Water Valves Adjust & Set to Grade	Fifty dollars and no cents per each	50.00
New Standard C.B.'s (complete)	Twelve hundred dollars and no cents per each	1,200.00
New Standard Inlets (complete)	Six hundred and ninety dollars and no cents per each	690.00

CALLOC	HO.	COTT OF	n h.		
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Total	Sixty-seven thousand, three hundred and seventy-three dollars and no cents	\$67,373.00	
New Standard M.H.'s (complete)	One thousand and twenty-five dollars and no cents per each	1,025.00	
New Standard Inlets (complete)	Six hundred and ninety dollars and no cents per each	690.00	
New Standard C.B.'s (complete)	Twelve hundred dollars and no cents per each	1,200.00	
Water Valves Adjust & Set to Grade	Fifty dollars and no cents per each	50.00	
M.H.'s Adjust & Set to Grade	One hundred and thirty-five dollars and no cents per each	135.00	
C.B.'s Adjust & Set to Grade	One hundred and fifty-five dollars and no cents per each	155.00	

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with Sections 5, 66, 69 of the Workmen's Compensation Act, approved March 14, 1929, in accordance with Section 14 of the Compensation Act (Acts 1929, page 545, being I.C. 22-3-2-1 et. seq.)

A copy of General Ordinance No. G-34-78 (as amended) concerning discriminating in employment under municipal contracts, is attached and incorporated herein by reference.

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The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No...5846-79 the plans, profiles, specifications and the contractor's bid therefor on file in the office of the Department of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached hereto),

It is hereby agreed that no assignment of this contract shall be made without the written consent of the City; said Contractor hereby covenants and agrees that said improvement shall be finally

DATE 19 until said work is finally completed and ready for acceptance by the City. It being also understood that in event of any conflict between this contract and the specifications, that the former shall be considered to contain the intention of the parties hereto.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contractor, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima face evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper skill and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to prevent injury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury or damage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay any judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

IN WITNESS WHEREOF, we the foregoin	g named parties hereunto set our hands this.
day of July 11, 1979	
797	MOELLERING CONSTRUCTION COMPANY, NC.
ATTEST	BY: larlevenaelleen.
One I The	ITS: Carl W. Moellering Executive Viced resident
Corporate Secretary	Contractor, Party of the First Part.
City of Fort Wayne, By and Through:	9
*	ATTEST:
	Secretary and Clerk

Its Board of Public Works and Mayor.

The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No...5846-79 the plans, profiles, specifications and the contractor's bid therefor on file in the office of the Department of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached hereto).

give to the City, as liquidated damages, the sum of \$25,00 for each and every day after said

DATE ______, 19_____ until said work is finally completed and ready for acceptance by the City.

It being also understood that in event of any conflict between this contract and the specifications, that the former shall be considered to contain the intention of the parties hereto.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contract, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima facile evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper skill and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to prevent injury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury of amage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay amy judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

IN WITNESS WHEREOF, we the foregoing	named parties hereunto set our hands this
lay of July 1973	
	MOELLERING CONSTRUCTION COMPANY, INC.
ATTEST	BY: lesleveralleno.
Churce L. Alle	ITS: Carl W. Moellering Executive Vice gresident
Corporate Secretary	Contractor, Party of the First Part.
City of Fort Wayne, By and Through:	
	ATTEST:
	-
	v.
	Secretary and Clerk
•	1

Its Board of Public Works and Mayor.

BILL NO. G-78-10-41 (as amended)

GENERAL ORDINANCE NO. G-34-78 (as amended)

AN ORDINANCE amending Chapter 15 of the Code of the City of Fort Wayne, Indiana of 1974.

BE IT ENACTED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA: .

SECTION 1. That Section 15-13 "Employment under Municipal Contract," Article III, Chapter 15 of the Code of the City of Fort Wayne, Indiana of 1974 is amended to be and read as follows, to wit:

"Sec. 15-13 Same - Under Municipal Contract.

15-13-1 Definitions. As used in this Section, the following words have these meanings:

- a. The terms "Discriminates," "discriminating," "discriminatory" mean and include:
 - (1) to promote segregation or separation in any manner, to treat any person differently, or to exclude from or fail or refuse to extend to any person equal opportunities with respect to hiring, termination, compensation, or other terms, conditions or privileges of employment, because of the race, religion, sex, color, national origin or handicap of any such person;
 - (2) also, to fail to make reasonable accommodation to the known physical or mental limitations of an otherwise qualified handicapped employee;
 - (3) also, to fail to make reasonable accommodation to the religious observance or practice of any employee or prospective employee unless the employer can demonstrate that the accommodation would impose an undue hardship on the conduct of the employer's business;
 - (4) also, to make, print or publish, or cause to be made, printed or published any notice, statement, or advertisement with respect to employment that indicates a preference, limitation, specification or discrimination based on race, sex, religion, color, national origin or handicap:
 - (5) the following practices are <u>not</u> included in the meaning of "discrimination":
 - (a) for any not-for-profit association, incorporated or otherwise, organized exclusively for fraternal or religious purposes, to devote its resources to its own religion or denomination, or to give employment preference to its own members,

- (b) for any not-for-profit association, incorporated or otherwise, established for the purpose of offering or providing education, training or other social services and benefits to handicapped persons, to devote its resources to such handicapped persons with respect to such education, training or social services and benefits.
- b. The term "handicap" means and includes:
 - any physical or mental impairment which substantially limits one or more of a person's major life activities; or
 - (2) a record of such an impairment, and includes,
 - a person who is regarded as having such an impairment; provided that,
 - (4) this term does not include drug or alcohol abuse or addiction.
- c. The term "obstruct" means and includes the actions of any person knowingly obstructing the fair and lawful enforcement of this Article of this Chapter by coercing or intinidating any complainant or prospective complainant, or any witness to any act of discrimination as defined herein, after such person has received actual notice of a discrimination charge or has been served notice of a complaint filed.
- d. The term "retaliate" means and includes the actions of any person in discriminating against any other person with regard to, or denying any other person access to or opportunities in employment, because any such other person has opposed any practice made unlawful by this Article of this Chapter, or because such other person has made a charge, tostified, assisted or participated in any manner in an investigation, proceeding, or hearing under this Article of this Chapter.
- 15-13-2 Mandatory Covenants. Every contract for or on behalf of the City of Fort Wayne for the construction, alteration or repair of any public building or public work or the performance of any other work or service shall contain provisions by which the contractor agrees, as follows:
- That in the performance of work under such contract or any subcontract thereunder, the contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor, will not discriminate against any person who is qualified and available to perform the work to which the employment relates.
- b. That such contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor will not obstruct the enforcement of this Article of this Chapter.
- c. That such contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor will not retaliate against any person.

15-13-3 Enforcement. Enforcement of this Article of this Chapter shall be through order of the Board of Public Works, in the following manner:

- a. Whenever any member of the Board of Public Works, or whenever the Affirmative Action Officer who is assigned to help watch over public contracts has reason to believe that any of the provisions hereof have been violated, the matter may be referred to the Metropolitan Human Relations Commission for investigation and initiation of discrimination charges against the contractor or subcontractor. Cases over which the Commission has no jurisdiction shall be investigated by said Affirmative Action Officer.
- b. A final order of the Metropolitan Human Relations Commission shall be forwarded to the Board of Public Works, which may invoke one of the remedies set forth in Sub Section 15-13-6 hereof. If it is a matter over which the Metropolitan Human Relations Commission has no jurisdiction, the Board of Public Works shall conduct a hearing to determine whether there has been a breach of this Article of this Chapter. In so doing, the Board may call upon the Commission for consultation.

15-13-4 Remedies. Upon finding that a contractor or sub-contractor or any person acting on behalf of such contractor or subcontractor has violated a provision or provisions of this Article of this Chapter, whether discriminating, obstructing, retaliating, or otherwise, the Board of Works may:

- a. Deduct from the amount payable to the contractor by the City of Fort Wayne under such contract a penalty of no less than ten dollars (\$10.00) per day, per violation, nor more than one thousand dollars (\$1,000.00) per day, per violation. Each day on which a continuing violation exists, shall be deemed a separate offense; or,
- b. The Board of Works may cancel or terminate the contract, and all money due or to become due thereunder may be forfeited, for a second or any subsequent violation of this article of this Chapter.

SECTION 2. That Chapter 15, Article III, of the Code of the City of Fort Wayne, Indian of 1974 is further amened by adding thereto a new section 15-13A, which shall be and read as follows, to wit:

"Sec. 15-13A. A verbatim copy of Sec. 15-13 may be attached as an exhibit to and incorporated in and made a part of any contract made by or on behalf of the City of Fort Wayne, Indiana for any public work; which shall constitute compliance with Sec. 15-13-2."

IMPROVEMENT RESOLUTION

FOR STREETS

NO. 5846 - 1979

RESOLVED BY THE BOARD OF FUBLIC WORKS OF THE CITY OF FORT WAYNE, INDIANA, that is is deemed necessary to improve by resurfacing and restoring payement as designated on the following street to be known as:

Mc Kinnie Avenue - From the east durb line of Hanna Street to the west curb line of Anthony Boulevard.

with Hot Asphalt Binder (as per design mix formula) with Hot Asphalt Top Surface (as per design mix formula)

All in accordance with the specifications on file in the office of the Department of Public Works of said City; and such improvement is now ordered.

It is hereby found by said Board of Public Works that all benefits accruing hereunder will be to the general public of the City of Fort Wayne and that no special benefits will accrue to any property owner adjoining said improvement or otherwise assessable under said improvement. The cost of said improvement shall be paid by the City of Fort Wayne, Indiana, from monies appropriated from Revenue Sharing Funds.

DOPTED,	this	 	aay or, 1919.
			BOARD OF PUBLIC WORKS
			CITY OF FORT WAYNE, INDIANA
*			
			,
			Henry P. Wehrenberg, Chairman
			•
	-		Ethel H. LaMar, Member
			Max G Scott, Member
TTEST:			
C:	lerk		-

PERFORMANCE AND GUARANTEE BOND

KNOW ALL MEN BY THESE PRESENTS, that we MOELLERING CONSTRUCTION COMPANY, / Net
as Principal, and the RELIANCE INSURANCE COMPANY
, a corporation organized under the laws of the
State of PENNSYLVANIA , and duly authorized to transact business in the
State of Indiana, as Surety, are held firmly bound unto the City of Fort Wayne,
Indiana, an Indiana Municipal Corporation in the sum of <u>SIXTY-SEVEN THOUSAND</u> , THREE HUNDRED AND SEVENTY-THREE DOLLARS AND NO CENTS
(\$ 67,373.00), for the payment whereof well and truly to be made,
the Principal and Surety bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally, firmly by these presents. The
condition of the above obligation is such that
WILEDEAG
WHEREAS, the Principal did on the day of, 19,
enter into a contract with the City of Fort Wayne to construct
Resolution No. 5846-79
To improve by resurfacing and restoring pavement on McKinnie Avenue as shown on Improvement Resolution No. 5846-79 attached.
at a cost of \$ 67,373,000 according to contain plans and enceitiantions
at a cost of $$67,373.00$, according to certain plans and specifications prepared by or approved by the City.
F. span od w, or approved by the City.
WHEREAS, the grant of authority by City to so construct such improvement
provides:

There shall be filed with the City, within thirty (30) days after completion, a Completion Affidavit;

the date of final acceptance in writing by the Owner;

That said improvement shall be completed according to said plans and specifications, and contractor shall warrant and guarantee all work, material, and conditions of the improvement for a period of three (3) years from

 Said Principal is required to agree to make such adjustments, modifications, and repairs as required by the City within thirty (30) days after notice. WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications.

NOW THEREFORE, if the principal shall faithfully perform all of the terms and conditions required of it by the contract and shall for three (3) years after acceptance of said improvement by City warrant and guarantee said improvement and shall indemnify the City for all loss that City may sustain by reason of the Principal's failure to comply with any of the terms of the authorization, then this obligation shall be void, otherwise it shall remain in full force and effect.

(Contractor)

LTC. Executive Vice-President

wate...

SEC'Y-TREAS

ATTEST

*If signed by an agent, power of attorney must be attached

RELIANCE INSURANCE COMPANY
Surety

MOELLERING CONSTRUCTION COMPANY into.

*BY: Authorized Agent (Attorney-in-Fact)

RELIANCE INSURANCE COMPANY

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the RELIANCE INSURANCE COMPANY, a corporation duly organized under the laws of the State of Pennsylvania, does hereby make, constitute and appoint Roger Curry, David S. Curry and Elizabeth Newton,

individually, of Bloomington, Indiana its true and lawful Attorney-in-fact, to make execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship, and to bind the RELIANCE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the RELIANCE INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney (s)-in-fact may do in pursuance hereof. This Power of Attorney is granted under and by authority of Article VII of the By-Laws of RELIANCE INSURANCE COMPANY which became effective May 11, 1962, which provisions are now in full force and effect, reading as follows: ARTICLE VII - Execution of Bonds and Undertakings SECTION 1. The Board of Directors, the President, or any Vice-President or Assistant Vice-President shall have power and authority to: (a) appoint Attorneys-in-fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-fact at any time and revoke the power and authority given to him. SECTION 2. Attorneys-in-fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of RELIANCE INSURANCE COMPANY at a meeting held on the 8th day of May, 1959, at which a quorum was present, and said Resolution has not been amended or repealed: "Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be velid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached." IN WITNESS WHEREOF, the RELIANCE INSURANCE COMPANY has caused these presents to be signed by its Vice-President, and its corporate seal to be hereto affixed, this 21stday of August 1978. RELIANCE INSURANCE COMPANY STATE OF Pennsylvania COUNTY OF Philadelphia August 1978, personally appeared ____ R. S. Bedworth , to me known to be the Vice-President of the RENANCE INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereps, and that Article YII Section 1 and 2 of the By-Laws of said Company, set forth therein, is still in full force. My Commission Expires: April 7 10 80 Notary Public in and for State of Pennsylvania Residing at Philadelphia James A. Daily , Assistant Secretary of the RELIANCE INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney executoring RELIANCE INSURANCE COMPANY, which is still in full force and effect. IN WITNESS WHEREOF, I have hereunto set my hand and affixed Company this_ _day of _

Assistant Secretary

BDR-1431 Ed. 7/71

PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: that
MOELLERING CONSTRUCTION COMPANY-WE
(Name of Contractor)
P.O. Box 1168, 3400 Engle Road, Ft. Wayne, Ind. 46801
(Address)
a $\frac{\texttt{CORPORATION}}{(\texttt{Corporation, Partnership or Individual)}}$, hereinafter called Principal,
and RELIANCE INSURANCE COMPANY
(Name of Surety)
and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held and firmly bound unto the City of Fort Wayne, an Indiana Municipal Corporation in the penal sum of SIXTY-SEVEN THOUSAND, THREE HUNDRED AND SEVENTY-THREE DOLLARS AND NO CENTS————————————————————————————————————
THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the day of, 19, for the construction of:
Resolution No. 5846-79

To improve by resurfacing and restoring pavement on McKinnie Avenue as shown on Improvement Resolution No. 5846-79 attached.

at a cost of SIXTY-SEVEN THOUSAND, THREE HUNDRED AND SEVENTY-THREE DOLLARS
AND NO CENTS

($\frac{67,373.00}{}$), all according to Fort Wayne Street Engineering Department plans and specifications.

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms. subcontractors, and corporations furnishing materials for or performing labor in the prosecution of the work provided for in such contract, and any authorized extension or modification thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all labor, performed in such work whether by subconstructor or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

IN WITNESS WHEREOF, this instrument is executed in

	(number)
parts, each one of which shall be	deemed an original, this day of
, 1979.	
Seria - 1360	
(SEAL)	
3 <u>461 - 1</u>	
AT SESTENCE OF THE STATE OF THE	MOELLERING CONSTRUCTION COMPANY, /NC
	Principal
3 3 Charles Salar	4 4 4.
(B) Such Stille	BYlarleunselles
(Principal) Secretary	
, 116,	Executive Vice-President
	(Title)
/	P.O. BOX 1168, 3400 ENGLE ROAD
<i>f</i>	FT. WAYNE, INDIANA 46801
and I .	(Address)
Witness as to Division	
Witness as to Principal	Sept. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
P.o. Box 1/63 (Address)	/ 3.5
(Address)	/ w !
	1 .
FORT WAYNE, IND 46801	DEL TANCE TOTAL AND A CO.
2007	RELIANCE INSURANCE COMPANY Suret
	BY CLARACTER PARAMETER
	Attorney-in-Fact
* *	(Authorized Agent)
	(Additionized Agent)
1	ATTORNEY-IN-FACT
80.	ATTORNST-IN-INGI
Almaheth Recotor	200 E. THIRD STP. O. BOX 666
Witness as to Surety	(Address)
	,
P. O. BOX 666	BLOOMINGTON, INDIANA 47402
(Address)	

NOTE: Date of Bond must not be prior to date of Contract.

If Contractor is Partnership, all partners should execute bond.

BLOOMINGTON, INDIANA 47402

RELIANCE INSURANCE COMPANY

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS. The the RELBANCE INSURANCE COMPANY, a corporation duly organized under the laws of the State of Pennsylvania, does bereby make, constitute and appoint Roger Curry, David S. Curry and Elizabeth Newton, individually, of Bloomington, Indiana
its true and lawful Attorney-in-fact, to make execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship,
ertd To bind the RELIANCE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the RELIANCE INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby artifies and confirms all that its said Attorney's bin-fect may do in pursuance herebot.
This Power of Attorney is granted under and by authority of Article VII of the By-Laws of RELIANCE INSURANCE COMPANY which became effective May 11, 1962, which provisions are now in full force and effect, reading as follows:
ARTICLE VII - Execution of Bonds and Undertakings SECTION 1. The Board of Directors, the President, or any Vice-President or Assistant Vice-President shall have power and authority to: (a) appoint
Attorneys-in-fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-fact at any time and revoke the power and authority given to him.
SECTION 2. Attorneys in-fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of RELIANCE INSURANCE COMPANY at a meeting held on the 8th day of May, 1959, at which a quorum was present, and said Resolution has not been amended or repealed:
"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by, foctimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."
IN WITNESS WHEREOF, the RELIANCE INSURANCE COMPANY has caused these presents to be signed by its Vice-President, and its corporate seal to be
hereto affixed, this 21st day of August 1978. RELIANCE INSURANCE COMPANY
Vice President Seducation
STATE OF Pennsylvania COUNTY OF Philadelphia St.
CO. A. Co. Co. Co. Co. Co. Co. Co. Co. Co. Co
On this ZIST day of AUGUST , 19 O personally appeared R. S. BEGWOTTER To me known to be the Vice-President of the RENAMCE COMPANY, and acknowledged that
he executed and attested the foregoing instrument and affixed the seal of said corporation therefo, and that Article (1) Sportion 1 and 2 of the By Laws of said Company, set forth therein, is still in full force.
My Commission Expires: Large Learning Language Learning
April 7 19 80 Notary Public in and for State of Pennsylvania
Residing at Philadelphia
I. James A. Delly Assistant Secretary of the RELIANCE INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney execution of RELIANCE INSURANCE COMPANY, which is still in full force and effect.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed set as a set of state company this
BDR-1431 Ed. 7/71 Assistant Secretary

REPRESENTING THE AWARDING AGENT.

We, the undersigned committee; being appointed to prepare a schedule of the prevailing tages to be paid in connection with ALL CONSTRUCTION AND MAINTENANCE CONTRACTS AMARDED BY THE BOARD OF WORKS, CITY OF FT. WAXNE, INDIANA, DURING THE MONTHS OF APRIL, WAY, AND JURE, 1979

in compliance with the provisions of CHAPTER # 319 of the acts of the GENERAL ASSEMBLY of INDIANA, 1935, have established a schedule as hereinafter set forth for the following trades to Will

CO MYC!					PEN	VAC.	Vab.	MISC.
TRADES OF OCCUPATION .	CLAS	S	RATE PER UR.		7	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	المقلقة الما	1
ASBESTOS WORKER	S		12.60	55≎ •	1.25		· .	3if
EO IL ERMAKER	s		13.25	1.175	1.00		3¢	
BRICKLAYER	s ·		11.14	45	50 .		12	/if
	S	1	10.89		6%		8.	2if
CARPENTER (BUILDING) :	5	-	10.23	60	60		5	2if
CEMENT MASON	S		9.70	75	80		7.	1
ELECTRICIAN	S		12.35	50	3%+40		6	
ELEVATOR CONSTRUCTOR	S		11.633	895	69	88	6	.a.*
GLAZIER	S		3.0.79		25	40	5	25¢holi
IRON WORKER	s		111.80	90	1.20		2	25¢annu 2if
LABORER (BUILDING)	S-SS US		7,70-8.70	70	50		9	
(HIGHVAY)	S. US.	SS	8.30-9.15	70	70	-	9	
(SEWER)	S-US:	SS	7.60-8.40	70	50		9	ļ
LATHER	S		10.54		50		1	2if
				1	63		8 .	2if
MILLURIGHT & PILEDRIVER	S-\$\$		11.22	 	63		-8	ZLL
OPERATING ENGINEER (BUILDING)	บร		8.10-11.90	55	65		9 .	
(HIGHWAY)	S-SS-		8.16-10.87	55	65		8	
(SEWER)	S-SS-	US	8.59-11.57	75	65		10	
PAINTER	S		9.25-10.25	50	65	:	.12	6mise.
PLASTERER	s.		10.08	60	80	31	٠.,	
PLUMBER & STEAMFITTER	s		12.60	55	90		7	3if
MOSAIC & TERRAZZO GRINDER	s		8.75-10.80					11 1
MOSAIC & TERRAZZO GRINDER			10.90		10			- 1
ROOFER	5		.0.90					39¢sas
SHEETMETAL WORKER	S S-SS		12.09	50	60		10	Mit
TEAMSTER (BUILDING)	US S.SS.	US	9.18-10.13	27,5000	33000	,		
(HIGHWAY)	DE THE	TIF AF	OVE SCHEGETLE	THE PE	EVAILI	IS WAGE	SCALE.	SHALL
If any CLASSIFICATIONS ARE CHITTED IN THE ABOVE SCHEDULE, THE PREVAILING WAGE SCALE SHALL. PAID. The above and forgoing shall shall be the minimum prevailing wage scale for this pro								
contractor from paying a higher r	ate of	wago	s than set o	ut (n/ t)	s ache	lule of	vages	on fil

EQUAL OPPORTUNITY CLAUSE

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
 - (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
 - (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
 - (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
 - (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally

assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sactions for noncompliance: PROVIDED, HOWEVER, That in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

DIGEST SHEET

TITLE OF ORDINANCE Zoning Ordinance Amendment 5-19-01-34
DEPARTMENT REQUESTING ORDINANCE Long Range Planning & Zoning - CD&P
SYNOPSIS OF ORDINANCE Lot #3 in Clarmernic Manor Addition, more
commonly known as 4306 E. State Blvd.
·
EFFECT OF PASSAGE Property is now zoned R-1 - Single Family Residential
Property will become R-3 - Multiple Family Residential.
EFFECT OF NON-PASSAGEProperty will remain R-1 - Single Family
Residential.
MONEY INVOLVED (Direct Costs, Expenditures, Savings)
ASSIGNED TO COMMITTEE (J. N.)
TO SUMMITTEE (U.N.)

TITLE OF ORDINANCE SPECIAL ORDINANCE - STREET IMPROV. RESOLUTION	ON NO.5846-79 .
DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS	J-79-08-47
SYNOPSIS OF ORDINANCE CONTRACT FOR STREET IMPROVEMENT RESOLUTION	
FOR THE RESURFACING AND RESTORING OF PAVEMENT OF THE FOLLOWING	
MCKINNIE AVENUE FROM HANNA STREET TO ANTHONY BOULEVARD, MOELLER	RING CONSTRUCTION CO., INC.,
CONTRACTOR FOR THE PROJECT, IN THE AMOUNT OF \$67,373.00	<u> </u>

2	
	*
(CONTRACT_ATTACHED)	
PRIOR APPROVAL ACQUIRED, A COPY OF WHICH IS ATTACHED HERETO	
EFFECT OF PASSAGE CONTINUATION OF OUR ONGOING STREET IMPROVEME	NT PROGRAM - RESURFACING OF
STREETS IN DISREPAIR	
	•
EFFECT OF NON-PASSAGE UNABLE TO PROCEED WITH RESURFACING OF AB	OVE-DESCRIBED AREAS
	X
	· · · · · ·
MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS)	\$67,373.00
FROM MVH AND REVENUE SHARING FUNDS	
STATES STATES STATES	
ACCIOND TO CONSTRUCT	
ASSIGNED TO COMMITTEE	• •